

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF FLORIDA

CASE NO. 1:25-cv-20436-DPG

SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,

v.

DAVID J. FEINGOLD,  
JOSEPH B. BALDASSARRA,  
STEVEN S. BALDASSARRA,  
BROAD STREET GLOBAL MANAGEMENT, LLC, and  
BROAD STREET INC.,

Defendants, and

JOSEPHBENJAMIN, INC.,  
JUST A NICE DAY, INC.,

Relief Defendants.

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**UNOPPOSED MOTION TO ADJOURN HEARING REGARDING SEC'S MOTIONS  
FOR TRO AND RECEIVER**

Plaintiff Securities and Exchange Commission hereby requests that the Court adjourn the hearing scheduled for March 13, 2025, at 1:30 p.m. regarding the SEC's pending motions for TRO and Receiver. (Docket Entry # 80). The SEC staff and Defendants and Relief Defendants have reached an agreement in principle on a proposed order that would resolve (subject to certain terms in the agreed upon proposed order) the SEC's pending motions for TRO and Receiver. The SEC's Commissioners need to approve the proposed order before the SEC's staff is authorized to file it for this Court's approval. Accordingly, the SEC's staff requests that the hearing — including the session planned for March 13th — be adjourned for forty (40) days to allow the SEC's Commissioners to consider the proposed order.

The SEC's decision-making body consists of up to five Commissioners, appointed by the President with the advice and consent of the Senate. *See* 15 U.S.C. § 78d(a). Only the Commissioners, and not the staff of the SEC, have authority to authorize new relief or compromise previously authorized relief. Once the SEC's Commissioners consider the proposed resolution, the SEC will promptly notify the Court of the result, and if the SEC's Commissioners approve the resolution, the SEC will promptly file the proposed order.

While the SEC continues to have reservations about the Defendants' ongoing conduct, the SEC believes it is in the best interests of investors to allow the SEC's Commissioners (and, if approved by the Commissioners, the Court) to consider the proposed order. Accordingly, on an unopposed basis, the SEC seeks that the hearing scheduled for March 13, 2025, be adjourned and reset approximately forty (40) days from today.

**CERTIFICATE OF CONFERRAL**

Undersigned counsel has conferred with counsel for the Defendants, and they do not oppose the requested relief.

A proposed Order is submitted herewith.

Dated: March 7, 2025

Respectfully submitted,

By: /s Christopher E. Martin  
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**CERTIFICATE OF SERVICE**

I hereby certify that on March 7, 2025, I caused the foregoing to be electronically filed by using the CM/ECF system. I further certify that a copy of the foregoing was served upon all counsel of record via the Court's CM/ECF system.

/s/ Christopher E. Martin

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Defendants, and

JOSEPHBENJAMIN, INC.,  
JUST A NICE DAY, INC.,

Relief Defendants,

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**ORDER GRANTING SECURITIES AND EXCHANGE COMMISSION'S UNOPPOSED  
MOTION TO ADJOURN HEARING REGARDING SEC'S MOTIONS FOR TRO AND  
RECEIVER**

Plaintiff Securities and Exchange Commission filed an Unopposed Motion To Adjourn Hearing Regarding SEC's Motions for TRO and Receiver. (ECF \_\_). The SEC staff and Defendants and Relief Defendants have reached an agreement in principle on a proposed order that would resolve (subject to certain terms in the agreed upon proposed order) the SEC's pending motions for TRO and Receiver. The SEC's Commissioners need to approve the proposed order before the SEC's staff is authorized to file it for this Court's approval. Accordingly, the SEC's staff requests that the hearing — including the session planned for March 13th — be adjourned for forty (40) days to allow the SEC's Commissioners to consider the proposed order.

**IT IS HEREBY ORDERED AND ADJUDGED** that the motion is **GRANTED**.

For good cause shown, the evidentiary scheduled for March 13, 2025, at 2:00 pm (ECF 80), is hereby adjourned and rescheduled approximately forty (40) days from today's order.

Specifically, the hearing has been rescheduled for April \_\_, 2025 at \_\_\_\_.

Once the SEC's Commissioners consider the proposed resolution, the SEC will promptly notify the Court of the result, and if the SEC's Commissioners approve the resolution, the SEC will promptly file the proposed order.

**DONE AND ORDERED** on March \_\_, 2025 in Miami, Florida

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**DARRIN P. GAYLES**  
**UNITED STATES DISTRICT JUDGE**